

DD/M&S Registry
File *Liaison*

Chief, Regulations Control
Staff
2E 45 Hqs

Cal:

STAT Attached herewith are comments which reflect DD/M&S, OGC, and IG views on [redacted]. I would appreciate it if you would immediately initiate action to change the Notice to reflect the position of the DD/M&S on this matter. Please keep me advised if any problems develop.

Suspense: 12 April 1974.

19/D
LJD

Atts

STAT Executive Officer to the DD/M&S
7D 26 Hqs [redacted]

12 Mar 74

STAT EO-DD/M&S [redacted] kmg (12 Mar 74)

Distribution:

Orig RS - Adse w/Atts

~~1~~ - DD/M&S Subject w/cy of Atts


1 - DD/M&S Chrono

STAT Atts: EX [redacted] 'Agency Assistance to U.S. Federal State, and Local Government Components' dtd 30 Aug 73

Note to HLB fr LJD dtd 7 Mar 74, same subj

RS to GC fr DD/M&S re subj dtd 8 Mar 74

RS to DD/M&S fr GC dtd 8 Mar 74, same subj

SENDER WILL CHECK CLASSIFICATION TOP AND BOTTOM			
UNCLASSIFIED	CONFIDENTIAL	SECRET	
OFFICIAL ROUTING SLIP			
TO	NAME AND ADDRESS	DATE	INITIALS
1	DDM&S		
2	<div style="border: 1px solid black; width: 80px; height: 15px;"></div>	3/12	D
3	Mr. Brownman		
4			
5			
6			
ACTION	DIRECT REPLY	PREPARE REPLY	
APPROVAL	DISPATCH	RECOMMENDATION	
COMMENT	FILE	RETURN	
CONCURRENCE	INFORMATION	SIGNATURE	
Remarks: Harold: I heartily concur with your suggestion. As a matter of fact, several days ago I suggested just such a procedure so that we would not unnecessarily burden the DCI. <div style="text-align: center; margin: 10px 0;">  John S. Warner </div> <i>Mr. Brownman & Mr. Blake briefed 3/12/74. Mr. Brownman indicates that we should proceed with changing the reqs.</i>			
FOLD HERE TO RETURN TO SENDER			
FROM: NAME, ADDRESS AND PHONE NO.			DATE
General Counsel.			3/8/74
UNCLASSIFIED	CONFIDENTIAL	SECRET	

FORM NO. 007 Use previous editions

(40)

General Counsel

John:

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[redacted] interpretation of submitting all items covered under [redacted] to the DCI is a correct one; however, considering the DCI's heavy schedule and other commitments, I wonder if you would entertain changing [redacted] so that only those items where there is a disagreement between the appropriate Deputy Directors, the IG, or the General Counsel would go to the DCI for resolution and all other items being agreed to unanimously would not be forwarded.

STAT

over

continued -

If you concur, please let me know soonest and I will initiate a revision to [redacted]

151 Harold L.

Harold L. Brownman 8 MAR 1974

Distribution:

Orig - OGC STAT

1 - M&S Subj.

1 - M&S Chrono

1 - HLB Chrono

DD/M&S/HLBrownman:

jmh (8 March 1974)

7 March 1974

NOTE FOR: Mr. Brownman

SUBJECT : Agency Assistance to U.S. Federal, State and
Local Government Components

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Reference is made to the somewhat confusing aspects of [] dated 30 August 1973. In effect, there have been some delays on requests generated within DD/M&S because the item goes through so many offices, and is frequently referred to the DCI for a final decision.

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[] On 5 March 1974, I had the occasion to talk to [] and he expressed the personal view that the Deputy Directors have the authority to approve these requests--particularly if there is agreement by the Office of General Counsel and the Office of the Inspector General. In effect, if these three components are in agreement on a request, he sees no need to refer the matter to the DCI. [] apparently takes a more conservative position, and leans towards referral to the DCI--in just about all cases.

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[] expressed the thought that you might wish to raise this issue with the Management Committee. Defer to you as to whether it is of sufficient importance to pursue it with the DCI.


LJD

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Att

[]

Administrative - Internal Use Only

Karen's file

This Notice Expires 1 September 1974

MANAGEMENT

30 August 1973

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AGENCY ASSISTANCE TO U.S. FEDERAL,
STATE, AND LOCAL GOVERNMENT COMPONENTS

1. Recent developments have demonstrated the need to make certain that all assistance or support rendered by the Agency in the United States to other federal, state, and local government departments and components be known to and approved by the Agency's current top level management. This notice institutes a reporting system on the basis of which each such current activity, unless excepted in paragraph 7 hereof, will be approved for continuation or will be terminated or modified.
2. Each Operating Official shall report to his Deputy Director all current agreements, arrangements, and practices by his component whereby assistance or support is provided to any government unit mentioned above, or to private organizations in connection with services that they provide to such government units. Reports will cover administrative, financial, or logistical assistance, as well as operational and intelligence support. Reports should be submitted as soon as possible, and in any event not later than 21 September 1973. Any activity not reported by that date, through error, omission, or otherwise, shall be reported as soon as possible thereafter. Any such support or assistance activity undertaken after the effective date of this notice shall be reported at the time it is approved or instituted.
3. Each activity shall be reported separately, following the attached format as closely as possible, to facilitate proper collation of the data. General descriptions of a series of individual actions are appropriate, especially with respect to arrangements for continued support of a consistent type in the future. The description of the activity should give as full narrative treatment as is necessary to ensure understanding of its essential aspects. Activities already reported pursuant to requests for information relating to Watergate and Ellsberg matters need not be repeated under this notice.
4. Upon receipt of the required reports, each Deputy Director will order the termination of all activities which, for reasons of economy or because of legal, political, or operational considerations or any other policy reasons, he determines should be discontinued. Each Deputy Director will forward to the Inspector General three copies of the reports of all activities which he does not terminate under this paragraph. By forwarding reports to the Inspector General, the Deputy Director thereby endorses the continuation of the activities ✓

ADMINISTRATIVE - INTERNAL USE ONLY

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MANAGEMENT

30 August 1973

reported. The Inspector General, after requesting and receiving the views of the General Counsel, will forward the reports to the Director, through the Executive Secretary, with such recommendations for continuation, termination, or modification of the activities as he may deem appropriate. The Executive Secretary will be responsible for further disposition, as directed by the Director.

5. Deputy Directors will also forward to the Inspector General three copies of all reports of activities discontinued pursuant to paragraph 4. The Inspector General will prepare a summary of these activities for the Director.

6. The foregoing requirements on Deputy Directors apply also to Heads of Independent Offices as appropriate.

7. The requirements of paragraph 2 do not apply with respect to requests

(a) concerning activities explicitly authorized by NSCID's, DCID's, or Agency regulations;

(b) for permission for third agency dissemination;

(c) for preparation or passage of information, analyses of information, or reports, concerning foreign phenomena, including foreign personalities;

(d) for security clearances and related information under Executive Order 10450 or Executive Order 10865;

(e) for employment references;

(f) received by a component or representative of the Agency located or assigned outside the United States from a component or representative of another department or agency of the United States Government located outside the United States, unless there are indications of possible involvement in U.S. internal security or in law enforcement activity.

8. Questions about these requirements may be directed to the Inspector General, extension

FOR THE DIRECTOR OF CENTRAL INTELLIGENCE:

HAROLD L. BROWMAN

Deputy Director

for

Management and Services

Attachment

DISTRIBUTION: ALL EMPLOYEES

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Directorate

Component

Summary description of agreement, arrangement and/or practice of providing support or assistance.

Description of activity, including relevant dates.

Location of assistance.

Organization(s) involved.

Basis or reason for activity.

Financial costs.

Manpower.

Agency employee (and telephone number) to consult for additional information.

Attachment

ADMINISTRATIVE - INTERNAL USE ONLY

This Notice is Current Until Rescinded.

MANAGEMENT

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AGENCY ASSISTANCE TO U.S. FEDERAL,
STATE, AND LOCAL GOVERNMENT COMPONENTS

Rescission: [] dated 30 August 1973

1. [] dated 30 August 1973 pointed out the importance of ensuring that all assistance or support rendered by the Agency in the United States to other federal, state, and local government departments and components be known to and approved by the Agency's current top level management.

2. Each Operating Official shall report to his Deputy Director any new agreements, arrangements, and practices by his component, whereby assistance or support is provided to any government unit mentioned above, or to private organizations in connection with services that they provide to such government units. Reports will cover administrative, financial, or logistical assistance, as well as operational and intelligence support.

3. Each activity shall be reported separately, following the attached format as closely as possible, to facilitate proper collation of the data. The description of the activity should give as full narrative treatment as is necessary to ensure understanding of its essential aspects.

4. If the Deputy Director approves the activity, he shall forward two copies of the report on the activity to the Inspector General. The Inspector General, after requesting and receiving the views of the General Counsel, will return a copy to the Deputy Director with a recommendation for continuation, termination, or modification of the activity, as he may deem appropriate. Where there is disagreement between a Deputy Director, the Inspector General, or the General Counsel, the report will be forwarded to the Director of Central Intelligence for resolution.

5. The foregoing requirements on Deputy Directors apply also to Heads of Independent Offices as appropriate.

6. The requirements of paragraph 2 do not apply with respect to requests

(a) concerning activities explicitly authorized by NSCID's, DCID's, or Agency regulations;

(b) for permission for third agency dissemination;

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(c) for preparation or passage of information, analyses of information, or reports, concerning foreign phenomena, including foreign personalities;

(d) for security clearances and related information under Executive Order 10450 or Executive Order 10865;

(e) for employment references;

(f) received by a component or representative of the Agency located or assigned outside the United States from a component or representative of another department or agency of the United States Government located outside the United States, unless there are indications of possible involvement in U.S. internal security or in law enforcement activity.

7. Questions about these requirements may be directed to the Inspector General, extension ☐

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FOR THE DIRECTOR OF CENTRAL INTELLIGENCE:

HAROLD L. BROWNMAN
Deputy Director
for
Management and Services

Attachment

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